IN THE SUPERIOR COURT OF THE STATE OF DELAWARE IN AND FOR NEW CASTLE COUNTY

RONALD SCOTT KILLEN,	
Plaintiff,))
V.)) C.A. No. 04C-06-041 MMJ
EDNA BOWEN, as Executrix and/or as)
personal representative of the Estate of)
Travis Bowen, deceased; JAMES L.)
HALLIGAN, individually and as)
representative, employee and/or servant of)
REMAX and as agent, representative,)
employee and/or servant of TRAVIS)
BOWEN and REMAX ASSOCIATES,)
INC., a Delaware corporation,)
)
Defendants.	

ORDER

This 28th day of January, 2010, **IT IS ORDERED** that defendant Edna Bowen's Motion to Amend the Judgment is hereby **DENIED**. Although the settling party executed a release, there was neither judicial determination of liability nor an admission of tort liability by the settling party.¹

/s/ Werry M. Johnston
The Honorable Mary M. Johnston

The Honorable Mary M. Johnston

¹ Johnson v. Kelly Services Ireland, Ltd., 2003 WL 164289, at *3-4 (Del. Super.) (The pretrial stipulation conceded the negligence of settling party, and set out the factual basis for liability).